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APPLICATIÒN NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/360,542	07/26/1999	LUIS FELIPE CABRERA	2110	4320	
7.	590 04/24/2003			•	
LAW OFFIC	ES OF ALBERT S. M	EXAMINER			
704 - 228TH A SUITE 193	VENUE NE	LE, DIEU MINH T			
SAMMAMISH	I, WA 98074		ART UNIT	PAPER NUMBER	
		2184	17		
		DATE MAILED: 04/24/2003	13		

Please find below and/or attached an Office communication concerning this application or proceeding.



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ATTORNEY DOCKET NO. FILING DATE FIRST NAMED APPLICANT

EXAMINER				
ART UNIT	PAPER NUMBER			
	#13			

DATE MAILED:

## Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

## **ADVISORY ACTION**

					7.5			•				
X	THE	E PERIOD FO	R RESPONS	E:								
'a)	<b>X</b>	is extended to	<del>) 1110</del>		er continu	es to run _	5 ma	fror	n the date	of the final	rejection	
b)	<u></u>	expires three event however	months from er, will the sta	the date of t tutory period	he final reje I for the res	oction or as ponse exp	s of the mail ire later tha	ing date of t n six months	his Adviso from the	ory Action, w date of the t	hichever is la final rejection.	ater. In no
		numoses of c	which the res	ponse, the pe	etition , and extension a	I the fee ha	ave been file responding a	ed is the date amount of th	e of the re e fee. Ar	sponse and y extension	also the date	for the to 37 CFR
	Ар	pellant's Brief i	is due in acco	ordance with	37 CFR 1.1	/ /						
M	App to p	plicant's respo place the appli	nse to the fin ication in con	al rejection, f dition for allo	iled <u> </u>	4/13/0	23 has bee	n considere	d with the	following ef	fect, but it is r	ot deemed
1.		The proposed	l amendment	s to the claim	and for sp	ecification	will not be	entered and	the final r	ejection star	nds because:	
		a. There is present		ng showing u	ınder 37 CF	FR 1.116(b	) why the p	roposed ame	endment i	s necessary	and was not	earlier
		b. 🗌 They ra	aise new issu	es that would	l require fur	ther consid	deration and	Vor search.	(See Not	e).		
		c. 🗌 They ra	aise the issue	of new matt	er. (See No	ote).						
		d. They a		ed to place t	he applicati	ion in bette	r form for a	ppeal by ma	terially re	ducing or sin	nplifying the is	ssues for
		e. They p	oresent additi	onal claims w	vithout cand	celling a co	erresponding	number of	finally reje	ected claims.		
		NOTE:			•							
		-										
2.		Newly propo the non-allow		ded claims		wo	ould be allow	ved if submit	tted in a s	eparately file	ed amendmer	nt cancelling
3.	×	Upon the filin		the proposed	d amendme	ent 📈 will	l be entered	will not	t be enter	ed and the s	tatus of the d	aims will
	,	Claims allow	ed:	NON	5							
		Claims objec		NON	<u>~</u> _			_				
		Claims reject	vever:		<del></del>			<del></del>				
		☐ Applican	•	has overcom	e the follov	ving rejecti	on(s):					
4.	ø	The effidavit	<del>, exhibit</del> or re	quest for rec		has beer	onsidered			ne the reject	tion because .	the
	_	out y	Mon									at parlies
5.		The affidavit presented.	or exhibit will	not be consi	gered beca	iuse applic	ant nas not	snown good	ano sulli	· /	s why it was n	
		proposed dra	wing correcti	on 🗌 has	☐ has r	not been a	pproved by	the examine	r.	Dre	ullka	Ve.
L	] Oth	ier								DIE! PRIMA	U-MINH LE RY EXAMIN	: NER
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